CITY OF SPRINGFIELD

CITY MANAGER'S OFFICE



225 FIFTH STREET SPRINGFIELD, OR 97477 541.726.3700 FAX 541.726.2363 www.springfield-or.gov

March 7, 2017

(Submitted via EFCS)

Federal Communications Commission 445 12th St., S.W.
Washington, DC 20554

Re: Improving Wireless Facilities Siting Policies WT Docket No. 16-421 Comment on Streamlining Deployment of Small Cell Infrastructure by

Dear FCC Secretary:

November 15, 2016 ("Mobilitie Petition"). The purpose of this comment is to (1) comment regarding the Petition for Declaratory Ruling filed by Mobilitie, LLC, on 22, 2016, and (2) to express the City's opposition to the Mobilitie Petition. provide information requested by the Commission in the Public Notice dated December Thank you for allowing the City of Springfield, Oregon ("City") the opportunity to submit

citizens by creating hazards to traffic safety if constructed in close proximity to the as a proprietary business function of the City. governments will be severely inhibited in their ability to control and manage the PROW roadway in the PROW. If the Mobilitie Petition is granted, the City and other local would conflict with the City's responsibility to safely manage the PROW for Springfield just to deploy small cell equipment in the PROW, but to place 120'-150' tall high applications and proposals to the City of Springfield, Mobilitie has asserted a right not the FCC as necessary to allow deployment of small cell infrastructure, but in its fees associated with use of public right-of-way (PROW). Mobilitie framed its petition to visibility wireless telecommunication system (WTS) towers in the PROW. These towers The City opposes the Mobilitie Petition and its proposed preemption of local government

the way for 5G. Primarily, the City has seen applications for new standalone 100' or Many wireless providers in the City of Springfield, including T-Mobile and Verizon Wireless, have recently been expanding or upgrading WTS facilities in the City to pave the private owners of those sites. It does not appear to be interfering at all with the taller WTS towers located on private property. These towers pay market rental rates to

The control of the state of the

through preemption of the City's authority of its own PROW. of Springfield is opposed to such an attempt to use the PROWs for private profit wireless providers whose facilities are located on private property, by requiring that the cost of such towers be subsidized by local taxpayers for the profit of Mobilitie. Essentially, Mobilitie is asking FCC to give them competitive advantage over other charging similar rental rates for use of City property as a private owner would charge. for siting WTS towers used by other providers in the City, Mobilitie asserts a right to to charge market rent to wireless providers. Rather than following the same process deployment of wireless technology in the City of Springfield for private property owners locate their facilities in the PROW. Mobilitie also asks the FCC to preempt the City from

placement, location, replacement and removal of devices and structures in the PROW; Code dealing with wireless telecommunication systems and structures and devices in the right-of-way: Springfield Municipal Code Sections 3.224 through 3.324, governing rejection rate for these facilities and the reasons for rejections. Attached to this deployment and other wireless facilities, the fees charged for such facilities, and the requested local governments provide input on the application process for small cell taxes, respectively. 4.600-4.624 and 4.700-4.716, governing utility licenses and utility license fees and WTS facilities on public and private property; and Springfield Municipal Code Sections Springfield Development Code Section 4.3-145, establishing development standards for comment, please find excerpts from the City of Springfield's Municipal and Development In the public notice seeking comment on the Mobilitie Petition, the Commission has

Wireless Telecommunication System Application Process

private property. Springfield, but does not grant specific permission for any particular facility on public or telecommunications utility to provide service or maintain equipment in the City of A utility license is valid for five years and may be renewed. A utility license authorizes a utility license from the City. Utility licenses are generally granted in less than 30 days. facilities or equipment physically located within the City of Springfield must obtain a All telecommunications utilities that provide service to customers in Springfield or have

facilities only require Site Plan Review except where exempted from land use approval Discretionary Use approval and Site Plan Review. Low visibility and stealth WTS towers (traditional cell towers and camouflaged "monopine" cell towers) require exception require land use approval. "High visibility," and "moderate visibility," WTS small cell and DAS installations on utility poles within the City's PROW from requiring land use approval under the Development Code. WTS facilities not falling under this telecommunication system facilities. See SDC 4.3-145 attached. The Code exempts The Springfield Development Code contains special standards for wireless

within 120 days (ORS 227.178). altogether. Oregon law requires a final decision on these applications to be made

within 48 hours of submission, unless the City notifies the provider otherwise are reviewed through an expedited process in which all permits are deemed approved PROW. Thereafter, encroachment permits for individual installations under that plan telecommunications, placement plan describing all facilities it intends to install in the permit authorizes a single facility at a single location. Alternately, a provider may file a encroachment permit typically is granted within 30 days or less. An encroachment facilities in the ROW and imposing insurance and indemnification requirements. An Agreement specifying the terms and conditions under which the provider may maintain permit authorizing entry into the PROW in addition to an executed PROW Use For WTS facilities in the PROW, the City requires an encroachment permit or placement

timeline for approval unless permission was granted by the applicant. no WTS facility applications for Discretionary Use or Site Plan Approval have been In 2013, the City significantly amended and updated the Development Code regarding denied by the City of Springfield, nor have any applications exceeded the 120-day wireless telecommunication system facilities. Since new code provisions were adopted,

Fees Charged to Telecommunications Utility/Providers

"an amount no more than the actual or average cost to provide that service." In the following: imposed by the City for WTS facilities and/or small cell deployments include the Oregon law limits a city's ability to charge fees for land use permits or zone changes to City's Master Fees and Charges Schedule, adopted by City Council, the relevant fees

- Telecommunication License Application Fee and renewal, \$50.
- Discretionary use application for high and moderate visibility WTS facilities, Growth Boundary (UGB); and \$401 for postage. \$4,070 within city limits; \$6,139 outside city limits, but within the City's Urban
- that are not exempt from the Development Code, \$4,857 within city limits; Site plan review for high, moderate, and low visibility WTS and stealth facilities \$5,042 within the UGB; and \$166 postage.
- Encroachment permits for all structures and devices in the PROW, \$301
- Comprehensive telecommunications placement plan review, \$757.

telecommunications utilities, 5% of their gross revenues for services provided to City In addition to these application fees, the City taxes all utilities, including

should be denied given that the FCC does not have the authority to preempt non-"competitively neutral and non-discriminatory." The Mobilitie Petition on this point because it is assessed at the same level to all telecommunications providers, it is right-of-way, a gross receipts tax is entirely "fair and reasonable compensation," and not fall under 47 U.S.C. Section 253(c). However, even if it were tied to use of the gross revenue tax is not a fee "for use of the public rights of way" and therefore it does form of tax specifically as violating 47 U.S.C. Section 253(c). The City of Springfield's dependent on a utility operating in the PROW. The Mobilitie Petition objects to this customers or using facilities located within the City of Springfield. This tax is not discriminatory local taxes.

253(c). PROW or on other public property. These rent charges are a propriety power of the City as a landowner and cannot be preempted by the FCC under its authority in Section The City also may charge rent for attachments to City-owned poles or structures in the

what fees should be charged by the City, Mobilitie would require the City to The Mobilitie Petition also asserts that FCC should require local governments to prove that their fees are identical across all providers and disclose all fees collected. The City shifting of the burden from a provider to the City would consume staff resources at the affirmatively provide proof to Mobilitie that its fees and charges are justified. This through public process. Instead of participating in that public process to determine imposes uniform fees and taxes for use of the PROW per the City's Master Fees and expense of local taxpayers. Charges Schedule, as noted above, which is adopted by the Springfield City Council

these voluntary agreements offset the 5% taxes owed. These license agreements and agreement or PROW use agreement. By City ordinance, any charges assessed under with the City for an alternate fee structure to the 5% gross receipts tax through license wireless providers, at the cost of the taxpayers of the City of Springfield. another example of Mobilitie's attempt to gain a competitive advantage over other Telecommunications Act, or state and federal laws protecting trade secrets. situation of choosing which laws to violate: FCC regulations under the secrets. For that reason, such a requirement would place the City in a "no win" agreements potentially in violation of other state and federal laws that protect trade require cities to disclose contractual details in these PROW use agreements and license designate these agreements as "trade secrets." The Mobilitie Petition urges FCC to disclosed to the public, except to the extent that the wireless providers themselves PROW use agreements are public records under Oregon law that are required to be Under the City's utility fee ordinance, a provider operating in the PROW may negotiate This is yet

Federal Communications Commission March 7, 2017
Page 5

Proposition and an expension of the control of the

rights of local governments to manage their own PROW and reject the Mobilitie Petition. For the foregoing reasons, the City of Springfield urges the Commission to protect the

Sincerely,

Gino Grimaldi City Manager

.

Springfield Municipal Code

EXCERPTED SECTIONS FROM CHAPTER 3 PUBLIC IMPROVEMENTS

3.224 Placement of Devices or Structures in the Public Way.

- structure or device. Any violation of this provision shall be an infraction within the meaning of chapter 5 of owner of such structure or device shall have received a placement permit authorizing the placement of such No structure or device shall be placed in, upon, over or under the public way unless the
- with the following terms and conditions: franchise agreement, all structures and devices shall be constructed, installed and located in accordance Unless otherwise specified in a placement permit license, public way use agreement, or
- utility poles to the extent there is useable space. Where existing utility poles exist, telecommunication facilities shall be installed on
- including, if capacity exists, within an existing underground duct or conduit. telephone, electric utilities, cable facilities or telecommunications facilities are located underground, (b) Where useable space does not exist on existing utility poles and cannot be made available consistent with the provisions of the Springfield Development Code, or where existing telecommunications facilities shall be installed underground within a non-conductive duct or conduit
- of such facilities is required by the provisions of article 32 of the Springfield Development Code; provided, however, that nothing in this subsection shall require the relocation of electrical transmission lines and backbone distribution features covered by section 32.120(2) of the Springfield Development (c) Whenever any new or existing telephone, electric utilities, cable facilities or telecommunications facilities are required to be located or relocated underground within a public way, same public way concurrently relocate its facilities underground at its expense, if underground location the public works director may direct that any other licensee or franchisee that currently occupies the
- nondiscriminatory access to future telecommunications carriers at its expense. facility may be required to provide additional ducts, conduits, maintenance holes and other facilities for reasonably to accommodate future telecommunications carriers, the licensee or franchisee placing such Whenever new telecommunications facilities will exhaust the capacity of a public way
- cost or expense to the city whenever the city shall have determined that such removal, relocation, days after receiving notice in writing to do so from the city. Such removal or relocation shall be without change or alteration is reasonably necessary for: The utility placing such facilities shall remove and relocate such facilities within 120
- improvement in or upon the public ways; The construction, repair, maintenance or installation of any city or other public
- developer as a condition of property development; The construction, installation or improvement of public way by a private
- rights-of-way; The operations of the city or other governmental entity in or upon the public
- (iv) The public interest.
- person, or non-governmental agency or instrumentality, utility shall be entitled to reimbursement for the reasonable cost thereof from such person, agency or instrumentality, to the extent permitted by When removal or relocation is required for the convenience or benefit of any private
- facilities within the meaning of ORS 757.541(6). [Section 3.224 amended by Ordinance No. 5891, enacted May 18, 1998; further amended by Ordinance No. 6106, enacted December 6, 2004.] All structures and devices placed underground shall be locatable underground

3.226 Location of Structures or Devices in the Right-of-Way.

For the purpose of this chapter, these terms shall be defined as follows:

the public utility commission, to allow its use by a telecommunications carrier for a pole attachment. which has the necessary clearance from other pole users, as required by the orders and regulations of additional telecommunications facilities, including that portion of the usable space on a utility pole hole, handhole or other utility facility within the public way that is or will be available for use for Excess Capacity. The volume or capacity in any existing or future duct, conduit, maintenance

facilities above the surface of the ground, including the underground supports and foundations for such Overhead Facilities. Utility poles, utility facilities and telecommunications facilities located

the ground, excluding the underground foundations or supports for overhead facilities. Underground Facilities. Utility and telecommunications facilities located under the surface of

regulations of the public utility commission. attachment point that provides the minimum allowable vertical clearance as specified in the orders and Usable Space. The total distance between the top of a utility pole and the lowest possible

- device shall secure a placement permit, which permit shall also serve as an encroachment permit. Prior to placing a structure or device in the right-of-way, the owner of such structure or
- director and accompanied by the fee therefor, in an amount fixed by the council by resolution. Applications for placement permits shall be on the form prescribed by the public works
- Applications shall not be complete unless accompanied by the following:
- agreement; A copy of the applicant's utility license, public way use agreement or franchise
- (b) Preliminary engineering plans, specifications and a map of the facilities located in or to be located within the public ways in the city, all in sufficient detail to identify:
- The location and route requested for applicant's proposed facilities,
- be affected along the proposed route, telecommunication, cable, water sewer drainage and other facilities in the public way which may \equiv The location of all existing overhead and underground public utility,
- \equiv The location(s), if any, for interconnection with the facilities of other utilities,
- (iv) A description of the facility to be placed;
- proposed route, or a duly executed pole attachment agreement with an owner of existing poles; evidence that useable space is available for locating its facilities on existing utility poles along the If the applicant is proposing to install overhead facilities within the public ways,
- description of efforts to mitigate such circumstances; Identification of any adverse circumstances affecting the use of the public way, and a
- be accomplished (e) Four copies of a work plan and schedule showing when and how the placement shall
- 3 If applicable, a certificate of insurance, as required under section 3.210(1)
- within the corporate limits of the city; 9 If applicable, a state or county permit for work in the state or county right-of-way
- Ξ Evidence that the applicant is a subscriber to the Oregon Utility Notification Center;
- Any other information deemed necessary by the public works director.
- required in section 5.052(2)(a), if applicable, will be determined during the plan checking process and will be due at the time the permit is issued. The amount of security deposit required in section 3.210 and the temporary storage fee

- with the approval of the public works director. The fee for review of such plan shall be fixed by the council subject to approval of the public works director and may be modified from time to time by the applicant telecommunications placement plan which describes all facilities it presently intends to install. Such plan is At the election of the applicant, the applicant may file a comprehensive
- the application is disapproved, stating the reasons for disapproval. deemed approved unless the public works director notifies the applicant, within 48 hours of submission, that any application for a placement permit hereunder which is consistent with such approved plan shall be If an applicant has on file an approved comprehensive telecommunications placement plan,
- that the applicant has demonstrated: a placement permit under such terms and conditions as he/she shall deem appropriate if he/she shall find If an applicant does not have on file an approved plan, the public works director shall grant
- (a) Compliance with requirements of applicable state and federal laws and regulations;
- 9 The capacity of the public ways to accommodate the applicant's proposed facilities;
- license is granted; 0 The capacity of the public ways to accommodate additional utility facilities if the
- improvements, service, travel or landscaping if the license is granted; <u>a</u> The absence or minimization of damage or disruption of public or private facilities,
- public ways; (e) The minimization of the cost and disruption occasioned by construction within the
- the license is granted; Measures taken to address any adverse effect on public health, safety and welfare if
- (g) The availability of alternate routes and/or locations for the proposed facilities;
- serve the community interest. Such other factors as may demonstrate that the grant to use the public ways will
- placement by open trenching. only, unless the public works director shall determine it is in the best interests of the city to allow the The permit shall authorize the placement of such device or structure by boring or jacking
- such form as shall be determined by the public works director. city of Springfield by completing and returning the permit status report, accompanied by as-built drawings in (10)Upon completion of all work, the permit holder shall notify the utilities coordinator of the
- placement permit covering underground individual service connections. Such annual permit, if granted, shall require the applicant to: including a utility making a payment in lieu of taxes, may apply to the public works director for an annual A holder of a utility license, a party to a franchise agreement or public way use agreement,
- <u>a</u> Provide 48 hours notice of work through the utility notification system;
- 9 Conduct all work pursuant to the requirements of sections 3.212 through 3.222 of the
- connection; <u>O</u> Supply as-built drawings, in such form as the city shall require, for each installation or
- permit; **a** Provide a monthly report to the city listing all activities performed pursuant to the
- pursuant to the permit; Provide and maintain a list describing the sizes and types of facilities to be placed

for responding to the city should additional information be required. Designate an individual responsible for coordinating these activities with the city and

The annual placement permit shall not be applicable to any installation requiring a cut in the right-

5891, enacted May 18, 1998; further amended by Ordinance No. 6106, enacted December 6, 2004.] in the public way in violation of the provisions of this chapter. [Section 3.226 amended by Ordinance No. Such permit, if granted, shall be subject to revocation upon a finding by the public works director that the date of application conducted any operations in the public way in violation of the provisions of this chapter. permittee has, on three or more occasions in the immediately preceding 12 months, conducted operations provisions of this chapter or if the applicant has on three or more occasions in the 12 months preceding the The public works director shall deny such permit if the applicant is in violation of any of the

3.228 Relocation or Removal of Facilities.

relocation, change or alteration is reasonably necessary for: the right-of-way whenever the city manager or designee shall have determined that such removal, expense, temporarily or permanently remove, relocate, change or alter the position of any facilities within Within 30 days following written notice from the city, a licensee or franchisee shall, at its own

- improvement in or upon the right-of-way; The construction, repair, maintenance or installation of any city or other public
- The operations of the city or other governmental entity in or upon the right-of-way;
- The vacation of a public street. [Section 3.228 added by Ordinance 5891, May 18, 1998.]

3.230 Removal of Unauthorized Facilities.

appurtenances, the city may cause the removal and charge the owner for the costs incurred, plus 40 removal in the following circumstances: percent overhead, or \$200.00, whichever is greater. A system or facility is unauthorized and subject to facilities or appurtenances from the public ways of the city. If such person fails to remove such facilities or facility or related appurtenances within the public ways of the city shall, at its own expense, remove such telecommunications carrier, or other person that owns, controls or maintains any unauthorized system, Within 30 days following written notice from the city, any licensee or franchisee, utility,

- Ξ Upon expiration or termination of the grantee's license or franchise;
- 2 Upon abandonment of a facility within the public ways of the city;
- franchise; 3 If the system or facility was constructed or installed without the prior grant of a license or
- required permit; If the system or facility was constructed or installed without the prior issuance of
- grantee's license or franchise; If the system or facility was constructed or installed at a location not permitted by the
- designee. [Section 3.230 added by Ordinance No. 5891, enacted May 18, 1998.] Any such other reasonable circumstances deemed necessary by the city manager or

3.232 Failure to Relocate.

percent overhead, or \$200.00, whichever is greater. [Section 3.232 added by Ord. 5891, May 18, 1998.] fails to do so, the city may cause such to occur and charge the grantee for the costs incurred, plus 40 If a license holder or franchisee is required to relocate, change or alter the facilities hereunder and

3.234 Emergency Removal or Relocation of Facilities.

or safety emergency. [Section 3.234 added by Ordinance No. 5891, enacted May 18, 1998.] the city, as the city may determine to be necessary, appropriate or useful in response to any public health The city retains the right and privilege to cut or move any facilities located within the public ways of

EXCERPTED SECTIONS FROM CHAPTER 4 UTLITIES

UTILITY LICENSE

4.600 Definitions.

Terms used in this chapter shall have the following meanings:

under common ownership or control with another person. Affiliate. A person that (directly or indirectly) owns or controls, is owned or controlled by, or is

and as hereafter amended. Consumer Protection and Competition Act of 1992, as amended by The Telecommunications Act of 1996 Cable Acts. The Cable Communications Policy Act of 1984, as amended by the Cable Television

is defined in the Cable Acts. Cable operator. An entity providing or offering to provide "cable service" within the city as that term

Cable service. Shall have the same meaning as defined in the Cable Acts

successor, authorized to regulate and oversee telecommunications carriers, services and providers on a FCC or Federal Communications Commission. The federal administrative agency, or lawful

or stocks, or sales at wholesale by one utility to another when the utility purchasing is not the ultimate Government and proceeds from the sale of bonds, mortgages, or other evidence of indebtedness, securities, excluding gross revenues earned in interstate commerce or on the business of the United States forbearances by the utility associated with the delivery of such goods and services within the city, but operations within the city, including any and all subsidies, discounts, rebates or other considerations or affiliates, subsidiaries or parent of the utility on account of goods or services from the utility's ongoing its liabilities (or a combination of both) of whatsoever kind and nature derived by the utility and, any Gross revenue. Gross revenue shall mean all inflows or enhancements of assets or settlements

subnetwork called the world wide web. of both federal and nonfederal interoperable packet switched data networks, including the graphical the graphical subnetwork called the world wide web. "Internet" means the international computer network access to the Internet for information retrieval, and hosting of information for retrieval over the Internet or Internet or a proprietary subscriber network. "Internet service" includes provision of Internet electronic mail, additional or restructured information, or permits the user to interact with stored information through the Internet service. A service that includes computer processing applications, provides the user with

Person. Any individual or entity engaging in activities regulated by this chapter. Licensee. Any entity required to be licensed hereunder, whether or not granted a license

as engaged in public safety activities. and local government and non-government entities is regulated by the Federal Communications Commission Public safety radio system. A radio system whose licensing and use of radio transmitters by state

travel under the jurisdiction and control of the city. Public street. Any highway, street, alley or other public right-of-way dedicated for motor vehicle

devoted for access for public utility facilities for construction, operations, and maintenance purposes Public utility easement. Any easement granted to the city, acquired, established, dedicated or

grant permission to occupy and use such streets and easements. city, as those terms are defined herein, but only to the extent of the city's right, title, interest or authority to Public way. Includes all public streets owned by the city and public utility easements granted to the

Tax administrator. The finance director of the city or designee.

operates or manages plant, equipment or property within the city, used or to be used for the purpose of offering telecommunications service. Telecommunications carrier. Includes every person that directly or indirectly owns, controls,

to be used to transmit, receive, distribute, provide or offer telecommunications service. limited to, cables, wires, conduits, ducts, pedestals, antennae, electronics and other appurtenances used or Telecommunications facilities or system. The plant, equipment and property including, but not

telecommunications facilities. Telecommunications provider. Includes every person who provides telecommunications service over

transmission protocol employed, but does not include: facilities, with or without benefit of any closed transmission medium and without regard to the nature of the information between or among points by wire, cable, fiber optics, laser, microwave, radio, satellite or similar other value received, of the transmittal of voice, data, image, graphic and video programming or any other Telecommunications service. The providing or offering for rent, sale or lease, or in exchange for

- Cable television services;
- Private telecommunications network services;
- by the Federal Communications Commission or any successor thereto; \Im Over-the-air radio or television broadcasting to the public-at-large from facilities licensed
- Telecommunications Act of 1996; 4 Direct-to-home satellite service within the meaning of Section 602 of the
- (5) Services provided solely for the purpose of providing Internet service to the consumer;
- (6) Public safety radio systems;
- 3 Mobile service within the meaning of 47 U.S.C. Section 153(33) (2012); and
- Communications Commission. Services to devices exclusively utilizing electromagnetic spectrum unlicensed by the Federal

telecommunications utility as defined in ORS 759.005(1), any telecommunications carrier, services, or stormwater or wastewater collection. telecommunications provider or other entity providing telecommunications service, electricity, heating Utility. Any public utility as defined in ORS 757.005(1), excluding a municipal utility, any

ground within the public ways of the city and used or to be used for the purpose of providing utility mains, conduits, ducts, cables, wires, plant and equipment located under, on or above the surface of the services. The term shall include all such things owned by the utility and all such things as the utility shall Utility facilities. The plant, equipment and property including, but not limited to, the poles, pipes,

agreement or indefeasible right of use for a term of years. have a property interest in, including things held by the utility or on its behalf under a lease, rental

Ordinance No. 6323, enacted July 21, 2014.] July 5, 2011; further amended by Ordinance No. 6311, enacted March 3, 2014; further amended by amended by Ordinance No. 6203, enacted July 16, 2007; further amended by Ordinance No. 6270, enacted limits of the city of Springfield. [Section 4.600 added by Ordinance No. 5891, enacted May 18, 1998; of Springfield or provided to customers wherever located using facilities physically located within the city Utility services. All services provided by a utility to customers located within the city limits of the city

4.602 Utility License Required.

defined in Springfield Municipal Code section 5.602 subject to enforcement in accordance with Chapter V of within the city nor shall such utility provide services outside the city using facilities located within the city be required to have a separate license. The purpose of licensing is to: this code. Carriers who utilize facilities of another licensed carrier for the distribution of their services shall unless licensed as provided herein. Any violation of the provisions of this chapter shall be a civil infraction as or to persons or areas outside the city using facilities located in the city. No utility shall provide services A utility license shall be required of any utility who desires to provide service to persons in the city

- utility services within the city, or that own or operate utility facilities within the city; Provide the city with accurate and current information concerning the utilities who offer
- (2) Assist the city in enforcement of this chapter;
- license, permit or other fees or charges that may be due the city; \Im Assist the city in the collection and enforcement of any municipal taxes, franchise fees,
- by Ordinance No. 6203, enacted July 16, 2007.] with state and federal laws. [Section 4602 added by Ordinance No. 5891, enacted May 18, 1998; amended Assist the city in monitoring compliance with local, and, to the extent authorized by law,

4.604 License Application.

purpose, with the public works department which shall include the following information: Any utility that is required to have a utility license shall file an application, using the form provided for such

- Ξ The identity of the license applicant, including all affiliates of the applicant
- $\overline{\mathcal{O}}$ A description of the utility services that are or will be offered or provided by licensee
- reflect the absence of such approval. government approval is not obtained any license granted hereunder shall be subject to modification to services. Such approvals include, without limitation, any land use decisions. In the event any other required governmental approvals and permits to construct and operate the facilities and to offer or provide the Information to establish that the applicant has obtained or has applied for all other
- Ordinance No. 5891, enacted May 18, 1998; amended by Ordinance No. 6203, enacted July 16, 2007.] All fees, deposits or charges required pursuant to this chapter. [Section 4.604 added by

4.606 Determination by the City.

denied, the denial shall be in writing and state the reasons for denial. [Section 4.606 added by Ordinance shall, if the application conforms with the requirements of this code, issue the license. If the application is No. 5891, enacted May 18, 1998; amended by Ordinance No. 6203, enacted July 16, 2007.] Within 90 days after receiving a complete application under section 4.604 hereof, the public works director

4.608 Utility License.

or to use the facilities or property of the city other than construction, placement or operation of such facilities shall be in compliance with this code. Nothing in such federal law for the provision of such services as covered by this license; provided, however that all work, with the provisions of this code, and continue to hold any and all licenses and permits required by state or operate the utility and provide the utility services covered by the license. The license shall authorize the provisions of the Springfield Municipal Code, and other applicable provisions of state or federal law, to license shall authorize the licensee to provide other or different services than those authorized by the license licensee to place facilities in, and occupy, the public ways of the city for so long as the licensee shall comply The license granted hereunder shall authorize and permit the licensee, subject to the

applicable provisions of law. Nothing in such license shall operate or be construed as an approval of such business or a regulation of the practices of such business. which use, if any shall be subject to agreement with the owner of such facility or property and any public ways, or the facilities or property of another, including agencies such as the Springfield utility board

- The city reserves the right, in every event, without limitation, to:
- on, over or under the public ways; Construct, install, maintain and operate any public improvement, work or facility in,
- desirable or convenient in, on, over or under any public way; or 9 Perform or authorize or direct the performance of any work that the city may find
- obligate a utility to remove or abandon any facility located within such public way; or Vacate, alter, or close any public way; provided, however, that no vacation shall
- of facilities maintained by the utility in the public ways of the city, pursuant to the provisions of Chapter 3 of this code. Require, in the public interest, the removal or relocation, temporarily or permanently,
- as may be deemed necessary to protect such facilities, at its own expense. contemplated work to enable utility to take such measures, including removal or relocation of such facilities, city shall, or shall require its permittee, to notify, in writing, the utility sufficiently in advance of such way or the vicinity of the public way where such work may disturb or interfere with a utility's facilities, the Whenever the city shall perform or cause or permit to be performed, any work in the public
- (4) Cable Service
- community by any other provider of cable service at the time the license is granted way use agreement, such channel capacity shall be substantially equivalent to that provided in the governmental channel capacity as provided in the Cable Acts. Unless otherwise provided in a public Any licensee providing cable service shall provide public, educational and
- a reasonable proportion of all residential addresses within the city within a reasonable time of the amended by Ordinance No. 6203, enacted July 16, 2007.] use agreement, as a condition of its license, file and comply with a plan for making service available to commencement of service. [Section 4.608 added by Ordinance No. 5891, enacted May 18, 1998, Any licensee providing cable service shall, unless otherwise provided in a public way

4.610 Nonexclusive Grant.

Ordinance 5891, enacted May 18, 1998; amended by Ordinance No. 6203, enacted July 16, 2007.] use the public ways of the city for delivery of utility services or any other purposes. [Section 4610 added by No license granted hereunder shall confer any exclusive right, privilege, license or franchise to occupy or

4.612 Rights Granted.

July 16, 2007.] purposes and term stated in the grant. Further, no license shall be construed as any warranty of title deemed a license only to provide utility services and use and occupy the public ways for the limited [Section 4612 added by Ordinance 5891, enacted May 18, 1998; amended by Ordinance No. 6203, enacted No license granted hereunder shall convey any right, title or interest in the public ways, but shall be

4.614 Term of Grant.

5891, enacted May 18, 1998; amended by Ordinance No. 6203, enacted July 16, 2007.] A license granted hereunder shall be in effect for a term of five years. [Section 4614 added by Ordinance

4.616 Coordination of Activities.

of facilitating such cooperation and coordination. [Section 4.616 (formerly section 4.618) added by obliged to participate in coordination meetings to be held by the city not less than annually for the purpose Ordinance No. 5891, enacted May 18, 1998; amended by Ordinance No. 6203, enacted July 16, 2007.] All holders of a license shall be obliged to coordinate their activities affecting the public ways and shall be

4.618 Amendment of Grant.

different services in the city which are not included in a license previously granted under this chapter. Ordinance No. 6203, enacted July 16, 2007.] [Section 4.618 (formerly section 4.622) added by Ordinance No. 5891, enacted May 18, 1998; amended by A new license application and grant shall be required of any utility that desires to extend additional or

4.620 Renewal Applications.

the information required pursuant to section 4.604. [Section 4.620 (formerly section 4.624) added by expiration of the current license, file an application with the city for renewal of its license which shall include Ordinance No. 5891, enacted May 18, 1998; amended by Ordinance No. 6203, enacted July 16, 2007.] A licensee that desires to renew its license shall, not more than 180 days nor less than 90 days before

4.622 Renewal Determinations.

conforms with the requirements of this code, grant the application: shall issue a written determination applying the following standards, as applicable, and, if the application Within 90 days after receiving a complete application under section 4.620 hereof, the public works director

- Ξ Compliance with requirements of applicable state and federal laws and regulations
- renewal. [Section 4.622 added by Ordinance No. 6203, enacted July 16, 2007.] agreement. If the renewal application is denied, the written determination shall include the reasons for non- \odot The applicant's compliance with the requirements of this chapter and any public way use

4.624 Obligation to Cure As a Condition of Renewal.

licensee has been approved by the city. [Section 4.624 added by Ordinance No. 6203, enacted July 16, requirements of this chapter, have been cured, or a plan detailing the corrective action to be taken by the No license shall be renewed until any existing violations or defaults in the licensee's performance of the

UTILITY LICENSE – FEES AND COMPENSATION

4.700 Purpose.

enacted July 16, 2007.] indirect costs and expenses of the city related to the enforcement and administration of this chapter. [Section 4.700 added by Ordinance No. 5891, enacted May 18, 1998; amended by Ordinance No. 6203, It is the purpose of sections 4.700 through 4.714 to provide for the payment and recovery of all direct and

4.702 Application and Review Fee.

- pay a fee fixed by resolution of the council. Any applicant for a license, including a renewal or amendment of an existing license, shall
- 2 The application and review fee shall be deposited with the city as part of the application
- deposit under this section, less: denied within 60 days of its application and review fee written request, shall be refunded the balance of its $\overline{\omega}$ An applicant whose license or franchise application has been withdrawn, abandoned or
- the council; or The non-refundable portion of the application and review fee, as fixed by resolution of
- application, whichever is greater. [Section 4.702 added by Ordinance No. 5891, enacted May 18, 1998; amended by Ordinance No. 6203, enacted July 16, 2007.] 9 All ascertainable costs and expenses incurred by the city in connection with the

4.704 Other City Costs.

Ordinance No. 5891, enacted May 18, 1998; amended by Ordinance No. 6203, enacted July 16, 2007.] or transfer of the license or franchise or any license or franchise agreement. [Section 4.704 added by costs and expenses incurred by the city in connection with any issuance, modification, amendment, renewal after written demand therefor, reimburse the city, to the extent permitted by law, for all direct and indirect In addition to the application and review fee, all license or franchise grantees shall, within 30 days

4.706 Fee for Use of Public Ways.

- in other state or federal laws. an amount fixed by resolution of the council for each foot or portion thereof occupied, subject to limitations public ways for placement of utility facilities but not providing utility service within the city shall pay a fee, in All persons not parties to a franchise or public way use agreement, and occupying the
- amount of the payments made pursuant to such franchise or public way use agreement. public way use agreement shall be entitled to a credit against the fee due under subsection (1) in the All persons subject to the fee imposed by subsection (1) who are parties to a franchise or
- under this municipal code. This fee shall be in addition to, and not in lieu of, any taxes, fees or charges provided
- 2014; amended by Ordinance No. 6323, enacted July 21, 2014.] following the end of the calendar quarter. [Section 4.706 added by Ordinance No. 6311, enacted March 3, Unless otherwise agreed such fee shall be paid quarterly, on or before the 45th day

4.707 Tax for Providing Utility Service.

- or federal laws tax in the amount of five percent of gross revenues, as herein defined, subject to limitations in other state All persons providing utility services in the city shall pay to the city of Springfield a utility
- amount of the payments made pursuant to such franchise or public way use agreement. public way use agreement shall be entitled to a credit against the tax due under subsection (1) in the All persons subject to the tax imposed by subsection (1) who are parties to a franchise or
- defined in ORS 757.005(1), shall pay to the city of Springfield a utility tax fixed by resolution of the council. All utilities owned and operated by the city of Springfield, except a municipal utility as
- municipal code. This tax shall be in addition to, and not in lieu of, any fees or charges provided under this
- added by Ordinance No. 6323, enacted July 21, 2014; amended by Ordinance No. 6338, June 1, 2015.] deductions from such revenues they have claimed in calculating the amount of the utility tax. [Section 4.707 statement setting forth the amount and calculation of payment. The statement shall detail the revenues received from their operation within the city and shall specify the nature and amount of all exclusions and following the end of the calendar quarter. With each payment, the persons subject to the tax shall furnish a Unless otherwise agreed such tax shall be paid quarterly, on or before the 45th day

4.710 Compensation for City Property.

Ordinance No. 6203, enacted July 16, 2007; further amended by Ordinance No. 6311, March 3, 2014.] city and shall be separate and distinct from any taxes or fees imposed in sections 4.702 through 4.708. other than the public ways for the installation of facilities, the compensation to be paid shall be fixed by the [Section 4.710 (formerly 4.708) added by Ordinance No. 5891, enacted May 18, 1998; amended by If the right is granted, by lease, license, franchise or other manner, to use and occupy city property

4.714 Penalties and Interest for Late Payment.

6311, enacted March 3, 2014.] May 18, 1998; amended by Ordinance No. 6203, enacted July 16, 2007; further amended by Ordinance No 15th day after the tax, fee or penalty shall be due. [Section 4.714 added by Ordinance No. 5891, enacted fees and penalties shall accrue at the rate of one and one-half percent per month, commencing with the of such fee shall be assessed and due as of the date the underlying tax or fee was due. Interest on taxes, If any tax or fee provided for herein shall not be timely paid, a penalty in the amount of 10 percent

4.716 Audits and Fee Review.

provided herein from the original date due. [Section 4.716 added by Ordinance No. 6203, enacted July 16, may impose a penalty of 10 percent of the additional amount due, plus costs of the audit, and interest as examination discloses an underpayment in the amount due to the city of more than five percent, the city alternative, shall provide them to the city when requested, at no expense to the city. In the event such utility shall either maintain such books and records at a location within the state of Oregon or, in the 6338, enacted June 1, 2015.] 2007; further amended by Ordinance No. 6311, enacted March 3, 2014; further amended by Ordinance No franchise, public way use agreement, fee under section 4.706, or a tax as provided in section 4.707. The The city may examine the books and records of the utility to verify the amounts due under a

Springfield Development Code

EXCERPT FROM SECTION 4.3-100 INFRASTRUCTURE STANDARDS — UTITILITIES

4.3-145 Wireless Telecommunications System (WTS) Facilities

- A. Purpose. This Section is intended to:
- . Implement the requirements of the Federal Telecommunications Act of 1996;
- the placement, operation, alteration and removal of WTS facilities; 2 Provide a uniform and comprehensive set of standards and review procedures for
- demonstrated need that cannot be met through existing facilities; ω Allow new WTS facilities where necessary to provide service coverage and there is
- construct additional facilities; 4 Maximize the use of existing WTS facilities in order to minimize the need to
- 5 Encourage the siting of new WTS facilities in preferred locations
- 9 Lessen impacts of new WTS facilities on surrounding residential areas; and
- screening, and innovative camouflaging techniques. 7. Minimize visual impacts of new WTS facilities through careful design, configuration,
- B. Applicability/Conflicts.
- replaced, unless exempt, without complying with the requirements of this Section. Exempt Services Area. No WTS facility may be constructed, altered (to include co-locations) or facilities are listed in Subsection D. below Applicability. This Section applies within Springfield's city limits and its Urban
- Conflicts. In cases where:
- this Code, these standards will prevail. a The development standards of this Section conflict with other Sections of

review process specified in this Section will apply. height of the antenna will apply. All other aspects of the application submittal and **EXCEPTION:** In the Glenwood Riverfront, the WTS standards regarding type and

- the Federal and/or State regulations will prevail. These development standards conflict with Federal and/or State regulations,
- C. Pre-Existing WTS Facilities.
- this Section shall be allowed to continue their use as they presently exist. WTS facilities that lawfully existed prior to the adoption of the Ordinance codified in

- 2 specified in Subsection D.1. Routine maintenance will be permitted on lawful pre-existing WTS facilities as
- ω Lawfully existing WTS facilities may be replaced as specified in Subsection D.2
- other applicable Federal, State and City permits will be required: Ö Exemptions. The following shall be considered exempt structures or activities, however, all
- facilities Emergency or routine repairs or routine maintenance of previously approved WTS
- 2 Replacement of existing previously approved WTS facilities.
- a. A WTS facility may be replaced if it:
- Is in the exact location of the facility being replaced;
- painting; Is of a construction type identical in height, size, lighting and
- ≓ Can accommodate the co-location of additional antennas or arrays;
- ξ, Does not increase radio frequency emissions from any source; and
- 5 Does not intrude or cause further intrusion into a setback area
- b. as specified in Subsection H. Subsection D.2.a. will be treated as new construction, requiring Type I or III review Those WTS facilities that cannot meet the replacement standard in
- that purpose by the Federal Communications Commission. Industrial, scientific and medical equipment operating at frequencies designated for
- government telecommunications facilities. Essential public telecommunications services: military, Federal, State, and local
- 5 Amateur and citizen band radio transmitters and antennas
- 9 purpose of defense or aircraft safety. Military or civilian radar operating within the regulated frequency ranges for the
- signals from direct broadcast facilities, broadband radio service providers, and TV broadcast antennas; and wireless cable antennas) used by viewers to receive video programming stations. Antennas (including, but not limited to: direct-to-home satellite dishes; TV
- microcell radio transceivers located on existing utility poles and light standards within public right-of-way. Low-powered networked telecommunications facilities including, but not limited to,

- days, or during a period of emergency as declared by the City, County, or State. Metro Plan or 2030 Springfield Refinement Plan designations for a period not to exceed 14 9 Cell on Wheels (COW), which are permitted as temporary uses in nonresidential
- ī Definitions. The words and phrases used in this Section shall have the following meanings:

of electromagnetic waves when the system is either external to or attached to the exterior of a generally horizontal boom that may be mounted up and rotated through a vertical mast or tower direction, and directional beam-type arrays having elements carried by and disposed from a structure. Antennas include, but are not limited to, devices having active elements extending in any interconnecting the boom and antenna support. All of the latter elements are part of the antenna. telephonic, radio, facsimile, data, or television telecommunications through sending and/or receiving Antenna. Any system of wires, poles, rods, reflecting discs or similar devices designed for

highest point of the antenna on the proposed structure. Antenna Height. The vertical distance measured from the ground surface at grade to the tip of the

device used in the transmitting and/or receiving of electromagnetic waves. Antenna Support. Any pole, telescoping mast, tower, tripod or any other structure that supports a

Approval Authority.

- replacement, and applications for low visibility and stealth WTS facilities. Type I Review. Staff has the authority to approve new co-locations, equipment
- Authority for applications to construct high and medium visibility WTS facilities within the city Type III Review. The Planning Commission and the City Council are the Approval
- but within the Springfield Urban Growth Boundary. Approval Authority for high and medium visibility WTS facilities located outside the city limits Type III Review. The Hearings Official, by agreement with Lane County, is the

structures designed to look like flag poles or light poles. mounted antennas; building-mounted antennas painted to match the existing structure; antennas Examples of camouflaged facilities include, but are not limited to: architecturally screened roof-Camouflaged. Any WTS facility that is designed to blend into the surrounding environment. integrated into architectural elements; towers made to look like trees; and antenna support

Carrier. A company authorized by the FCC to build and/or operate a WTS facility

telecommunications equipment often involving different carriers Co-Location. The use of a single WTS tower for the placement of multiple antennas or related

air conditioning and emergency generators equipment used by providers at a WTS facility. Associated equipment includes, but is not limited to, Equipment Building, Shelter or Cabinet. A cabinet or building used to house associated

structure. Façade-Mounted Antenna. An antenna architecturally integrated into the façade of a building or

Facility. A WTS facility.

Faux Tree. A WTS tower camouflaged to resemble a tree

Guyed Tower. A WTS tower that is supported, in whole or in part, by guy wires and ground

High Visibility. The following WTS facilities are examples of high visibility facilities

- Monopoles, lattice towers and guyed towers.
- moderate visibility. Any WTS facilities that do not meet the definition of stealth, low visibility, or

used to support WTS equipment. Lattice Tower. A guyed or self-supporting three or four sided, open, steel frame support structure

height limit of the base zone and shall not increase the height of an existing WTS facility: Low Visibility. The following are examples of low visibility WTS facilities that shall not exceed the

- poles, sign standards, and roadway overpasses, with equipment cabinets that are screened not limited to, water storage tanks, high-voltage transmission towers, utility towers and measuring no more than 3 inches in diameter, located on existing structures including, but Whip antennas not exceeding 6 feet in length or height, including mounting, and
- are consistent with existing development on adjacent properties. of architectural treatments, including, but not limited to, cupolas, steeples and parapets, and Facilities, including equipment cabinets that are screened from view through the use
- meet the definition of low visibility and are designed to minimize visibility the WTS facility. Additions to existing permitted low-visibility facilities, if the additions themselves
- style and the equipment cabinets are not visible. Changes to an existing building that are consistent with the building's architectural

appearance or visual impact. components of previously approved WTS facilities that do not create a significant change in visual Maintenance. Emergency or routine repairs or replacement of transmitters, antennas, or other

of users within urban and suburban macrocells. The antennas for microcells are mounted at street structures, can often blend into building features. Microcells provide radio coverage over distances, Microcell antennas are usually smaller than macrocell antennas, and when mounted on existing level, typically on the external walls of existing structures, lamp-posts, and other street furniture. Microcells. These devices provide additional coverage and capacity where there are high numbers

those of macrocells typically between 100 meters and 1,000 meters, and operate at power levels substantially below

Moderate Visibility. The following WTS facilities are examples of moderate visibility facilities:

- color, texture, and design of the existing building or structure, with equipment cabinets that not exceed the height of the building or other structure, and are designed to blend with the extend a maximum of 24 inches from the building façade or other structure at any edge, do mounted to an existing building façade or other existing structure on at least one edge, or are screened from view. Panel-shaped antennas not exceeding 8 feet in length or height that are flush-
- poles, and light poles; provided, that the equipment building, shelter, or cabinet for the facility is screened or camouflaged. WTS facilities that are camouflaged, including, but not limited to, faux trees, flag

more antennas without guy wires or ground anchors. Monopole. A WTS facility consisting of a single pole constructed for purposes of supporting 1 or

signal in a particular area. Panel or Directional Antenna. An antenna or array of antennas designed to concentrate a radio

family dwelling units are intended to be the dominate land use. Residential Zoning District. Any Springfield zoning district where single-family and or multi-

RF. Radio frequency.

building or structure. Roof-Mounted Antenna. Any antenna with its support structure placed directly on the roof of any

Screened. Concealed from view with a sight obscuring fence, wall or vegetation

Service Area. The area served by a single WTS facility.

structure, regardless of the dish diameter. The term does not include solid microwave dish antennas exceeding 6 feet in diameter that are located above 150 feet on a tower structure term also includes microwave dish antennas, solid or not, located at 150 feet or lower on a tower any height, and including both the antennas and equipment with protective radome coatings. This Side-Mounted Antennas. Those antennas that are mounted on the side of a tower structure at

antenna is 20 feet or less in height and 6 inches or less in outside diameter. Small Top-Mounted Antennas. Any antenna mounted on the top of a tower structure where the

Speculation Tower. An antenna support structure designed for the purpose of providing location provider to utilize or lease space on the tower at the time the application is submitted mounts for WTS facilities, without a binding written commitment or executed lease from a service

any other ancillary equipment that cannot be seen from any street or any adjacent property. Stealth. WTS facilities including, but not limited to, microcells, antennas, equipment cabinets, and

does not make an otherwise visible WTS facility a stealth facility. to existing buildings. The addition of landscaping, walls, fences, or grading as screening techniques improved or unimproved, and that do not result in any apparent architectural changes or additions

information of the user's choosing, without change in the form or content of the information as sent Telecommunications. The transmission, between or among points specified by the user, of

or other structure designed and primarily used to support antennas. Tower or WTS Tower. Any mast, pole, monopole, guyed tower, lattice tower, freestanding tower,

the mounting. typically cylindrical in shape, less than 3 inches in diameter and no more than 6 feet long, including Whip Antenna. An antenna that transmits or receives signals in 360 degrees. Whip antennas are

stations as defined by the Federal Communications Commission, Part 97 of the Commission's Rules or buildings, parking areas, and other accessory development. This definition also includes any antennas, and other types of equipment for the transmission or receipt of these signals, including, facility that transmits radio or television signals. This definition does not apply to amateur radio but not limited to, telecommunications towers and similar supporting structures, equipment cabinets receives electromagnetic waves, including, but not limited to, antennas, dish antennas, microwave Wireless Telecommunications System (WTS) Facility. Any facility that transmits and/or

- the siting standards that local governments can place on WTS facilities. Section 704 of the Act states that local siting standards shall not: General Standards. The Federal Telecommunications Act of 1996 establishes limitations on
- 1) "unreasonably discriminate among providers of functionally equivalent services'
- "prohibit or have the effect of prohibiting the provision of personal wireless services."

in this Section constitutes a violation, the least intrusive alternative for providing coverage shall be do not violate Federal limitations on local siting standards. Where application of the standards found allowed as an exception to the standards. All applications for WTS facilities are subject to the standards in this Section to the extent that they

- accommodate the maximum number of additional users technically practicable Design for Co-Location. All new towers shall be designed to structurally
- for the carrier and is the least intrusive means to close the significant gap. proposed WTS facility is necessary to close a significant gap in service coverage or capacity Demonstrated Need for New WTS Facilities. Applications shall demonstrate that the
- evidence shall further justify why other methods for improving service capacity are not of capacity to achieve adequate service. If the proposed WTS facility is to improve capacity, shall clearly support a conclusion that the gap results from a lack of coverage and not a lack gap in service cannot be closed by upgrading other existing facilities. In doing so, evidence reasonable, available or effective Lack of Coverage and Lack of Capacity. The application shall demonstrate that the

- the use of repeaters, or multiple facilities. Subsection F.5. defines the type of WTS facilities but not limited to, less sensitive sites, alternative design systems, alternative tower designs, demonstrate a good faith effort to identify and evaluate less intrusive alternatives, including, that are allowed in each zoning district. Identify the Least Intrusive Alternative for Providing Coverage. The application shall
- zoning districts. stealth facilities. Table 4.3-1 lists the type of WTS facilities allowed in each of Springfield's facilities by their visual impact. These are: high visibility, moderate visibility, low visibility and Location of WTS Facilities by Type. Subsection E. defines various types of WTS

Table 4.3-1

Community Commercial Campus Industrial Booth Kelly Mixed Use Major Retail Commercial Mixed Use Employment Mixed Use Commercial	Zoning Districts Special Heavy Industrial Heavy Industrial Light-Medium Industrial Quarry Mining Operations
ercial	strial strial rations
Low visibility Stealth	Types Allowed High visibility Moderate visibility Low visibility Stealth

⁽¹⁾ Moderate visibility WTS facilities in the Public Land and Open Space District are allowed only within the city limits.

facility is allowed on any 1 lot/parcel. Maximum Number of High Visibility WTS Facilities. No more than 1 high visibility

visibility facilities per lot/parcel if one of the following findings is made: **EXCEPTION:** The Approval Authority may approve exceeding the maximum number of high

- neighborhood character; Co-location of additional high visibility facilities is consistent with
- are available and technologically feasible; or proposed facility would fill a significant gap in coverage and no alternative locations visibility WTS facilities would have the effect of prohibiting service because the The provider has shown that denial of an application for additional high

- functionally equivalent services. visibility WTS facilities would unreasonably discriminate among providers of The provider has shown that denial of an application for additional high
- Subsections F.2., 3. and 4. by the Approval Authority. feet from any existing or proposed tower unless supporting findings can be made under Separation between Towers. No new WTS tower may be installed closer than 2,000
- safety, all towers located on or adjacent to any residential zoning district shall be set back part of the WTS tower that is closest to the neighboring residentially zoned property. including any antennas or other appurtenances. The setback shall be measured from that from all residential property lines by a distance at least equal to the height of the facility, WTS Facilities Adjacent to Residentially Zoned Property. In order to ensure public
- also subject to the applicable provisions of Section 3.3-900. any site within a historic district. Proposed WTS facilities in the Historic Overlay District are architecture and no high or moderate visibility WTS facilities are permitted on any building or adverse effect on the appearance of the building, structure, or district. No change in unless a finding is made by the Approval Authority that the proposed facility will have no structure, or in any district, that is listed on any Federal, State or local historic register Historic Buildings and Structures. No WTS facility shall be allowed on any building or
- 10. Equipment Location. The following location standards shall apply to WTS facilities:
- in any base zone and no portion of any antenna array shall extend beyond the property lines; No WTS facility shall be located in a front, rear, or side yard building setback
- from a property line abutting a street; Where there is no building, the WTS facility shall be located at least 30 feet
- all property lines. For guyed WTS towers, all guy anchors shall be located at least 50 feet from
- criteria specified in Subsection I. Discretionary Use approval through a Type III review process, subject to the approval Code. However, all towers greater than the height limit of the base zone shall require Tower Height. Towers may exceed the height limits otherwise provided for in this
- open space zoned property is limited to 200 square feet, unless approved through the integration. Each accessory building or structure located on any residential or public land and height is necessary and required by a condition of approval to maximize architectural equipment accessory to a WTS facility shall not exceed 12 feet in height unless a greater Discretionary Use process. Accessory Building Size. All accessory buildings and structures built to contain
- the greatest extent practicable by means of placement, screening, landscaping, and Visual Impact. All WTS facilities shall be designed to minimize the visual impact to

viewshed of abutting properties, neighboring properties, and distant properties. and moderate visibility facilities shall be sited in a manner to cause the least detriment to the visible antennas reasonably available to accomplish the coverage objectives. All high visibility elements, building materials, and other site characteristics. The applicant shall use the least camouflage. All facilities shall also be designed to be compatible with existing architectural

- required by any other applicable law. painted or textured using colors to match or blend with the primary background, unless chosen to minimize visibility. Facilities, including support equipment and buildings, shall be Minimize Visibility. Colors and materials for WTS facilities shall be nonreflective and
- site. In other words, it shall not "stand out" from its surrounding environment. development on adjacent properties. The facility shall also be appropriate for the specific and operationally blend into the surrounding area in a manner consistent with existing Camouflaged Facilities. All camouflaged WTS facilities shall be designed to visually
- extend more than 2 feet out from the building face. feature so as to be completely screened from view. Façade-mounted antennas shall not possible, antennas shall be located entirely within an existing or newly created architectural integrated into the building design and otherwise made as unobtrusive as possible. If Façade-Mounted Antenna. Façade-mounted antennas shall be architecturally
- public right-of-way and adjacent properties. from the building edge as possible or otherwise screened to minimize visibility from the minimum height possible to serve the operator's service area and shall be set back as far Roof-Mounted Antenna. Roof-mounted antennas shall be constructed at the
- staff inspection of the WTS facility, the applicant shall submit evidence, e.g., photos, modification to achieve compliance within 90 days of notifying the applicant. provided with the initial application. Nonconformance shall require any necessary sufficient to prove that the facility is in substantial conformance with photo simulations Compliance with Photo Simulations. As a condition of approval and prior to final
- 19. regulations specified in OAR 340-035-0035. Noise. Noise from any equipment supporting the WTS facility shall comply with the
- permitted on any WTS facility except for warning and safety signage that shall: Signage. No signs, striping, graphics, or other attention-getting devices are
- Have a surface area of no more than 3 square feet;
- Be affixed to a fence or equipment cabinet; and
- applicable law. Be limited to no more than 2 signs, unless more are required by any other
- obstructs traffic. public or private right-of-way shall not park on the traveled way or in a manner that Traffic Obstruction. Maintenance vehicles servicing WTS facilities located in the

- installation of any WTS facility. Parking. No net loss in required on-site parking spaces shall occur as a result of the
- use of sidewalks or other pedestrian paths or bikeways on public or private land Sidewalks and Pathways. Cabinets and other equipment shall not impair pedestrian
- comply with the outdoor lighting standards in Section 4.5-100, unless required by any other security and maintenance purposes shall be shielded and directed downward, and shall alternatives and approve the design with the least visual impact. All other site lighting for applicable law. beacon lights or strobe lights are required, the Approval Authority shall review any available required by the Federal Aviation Administration (FAA) or other applicable authority. If Lighting. WTS facilities shall not include any beacon lights or strobe lights, unless
- specified in Section 4.4-100 shall apply. stability of the guys. In all other cases, the landscaping, screening and fence standards guy wires shall be of a kind that would not exceed 20 feet in height or would not affect the hedge at least 5 feet in height within 2 years of planting. Trees and shrubs in the vicinity of setback. Shrubs shall be of a variety that can be expected to grow to form a continuous of planting, and spaced out not more than 15 feet apart, shall be provided in the landscape base zone, at least 1 row of evergreen trees or shrubs, not less than 4 feet high at the time Landscaping. For WTS facilities with towers that exceed the height limitations of the
- **26.** Prohibited WTS Facilities.
- a Any high or moderate visibility WTS facility in the Historic Overlay District.
- abutting property, which limits public access or use of the sidewalk, or which constitutes a vision clearance violation. Any WTS facility in the public right-of-way that severely limits access to
- base of the tower. Any detached WTS facility taller than 150 feet above finished grade at the
- commitment or executed lease from a service carrier to utilize or lease space on the tower. service carriers, but is not a service carrier, unless the applicant submits a binding written tower, i.e., from an applicant that simply constructs towers and leases tower space to Speculation. No application shall be accepted or approved for a speculation WTS
- following reports, documents or documentation: Application Submittal Requirements. All applications for a WTS facility shall provide the
- applications for low visibility and stealth WTS facilities shall submit the following reports and documentation: Submittal Requirements for Low Visibility and Stealth Facilities (Type I review). All
- detail all of the equipment and components proposed to be part of the WTS facility, Narrative. The application shall include a written narrative that describes in

including, but not limited to, towers, antennas and arrays, equipment cabinets, backup generators, air conditioning units, lighting, landscaping and fencing.

and is necessary for the service provider's service network. facility is meant to close. The applicant shall describe how this service area fits into any other existing sites in the local service network associated with the gap the area for the proposed WTS facility, including a map showing all of the applicant's and Geographic Service Area. The applicant shall identify the geographic service

The service area map for the proposed WTS facility shall include the following:

- The area of significant gap in the existing coverage area;
- ≓ The service area to be effected by the proposed WTS facility;
- possible within a 5-mile radius of the proposed WTS facility. The locations of existing WTS tower facilities where co-location is
- collocating shall be provided demonstrating at least one of the following deficiencies: co-location is within the area recommended by the engineer's report, reasons for not area is required for the proposed WTS facility. If an existing structure approved for Co-Location. An engineer's analysis/report of the recommended site location
- requirements; The structure is not of sufficient height to meet engineering
- locate proposed antennas; the WTS facility, or there is a lack of space on all suitable existing towers to The structure is not of sufficient structural strength to accommodate
- from co-location; or Electromagnetic interference for one or both WTS facilities will result
- The radio frequency coverage objective cannot be adequately met.
- above grade and setback from property lines, equipment shelters and setback from property lines, access, the connection point with the land line system, and all landscape areas intended to screen the WTS facility. Plot Plan. A plot plan showing: the lease area, antenna structure, height
- rules for these emissions; the cumulative RF emissions if co-located. Provide the RF nearest habitable space when attached to an existing structure, complies with FCC range in megahertz and the wattage output of the equipment. RF Emissions. An engineer's statement that the RF emissions at grade, or at
- but not limited to: voice, data, video and the consumer receiving equipment. Description of Service. A description of the type of service offered including,

- different. Provider Information. Identification of the provider and backhaul provider, if
- applicable comprehensive plan (e.g., Metro Plan, 2030 Springfield Refinement Plan) designation of the proposed site and the surrounding properties within 500 feet. Zoning and Comprehensive Plan Designation. Provide the zoning and
- environmental assessments and impact statements, and data, assumptions, all pertinent submittals to the FCC, FAA or other State or Federal agencies including calculations, and measurements relating to RF emissions safety standards FCC, FAA or Other Required Licenses and Determinations. Provide a copy of
- shall require the applicant to address the following: to the applicable Site Plan and Discretionary Use application requirements, WTS applications materials for low visibility and stealth WTS facilities specified in Subsection G.1. In addition Applications for moderate and high visibility WTS facilities shall require all of the required Submittal Requirements for Moderate and High Visibility Facilities (Type III Review).
- sites or microcell technology that would avoid the need for the additional height for consideration of the possibility for design alternatives, including the use of multiple features, making the additional height necessary. The narrative shall include technological standpoint to meet the carrier's coverage objectives. If the WTS facility and all of its visible components, including the number and types of antennas that the proposed WTS facility. narrative shall include a discussion of the physical constraints, e.g., topographical tower height will exceed the height restrictions of the applicable base zone, the proposed WTS facilities are designed to the minimum height required from a can be accommodated. Carriers shall provide evidence that establishes that the Height. Provide an engineer's diagram showing the height of the WTS facility
- staging and the type of vehicles and equipment to be used. timeframe for construction or installation of the WTS facility to include all temporary Construction. Describe the anticipated construction techniques and
- for the antennas, back-up equipment, and landscaping. Maintenance. Describe the anticipated maintenance and monitoring program
- abutting properties. and back-up generators, and a depiction of the equipment location in relation to all noise-generating equipment including, but not limited to, air conditioning units Noise/Acoustical Information. Provide the manufacturer's specifications for
- screening materials will screen the site at maturity. Landscaping and Screening. Discuss how the proposed landscaping and
- will accommodate co-locations, and that the facility complies with the non-ionizing engineer certifying that the proposed WTS facility and tower, as designed and built, Subsection G.1.c., the applicant shall submit a statement from an Oregon registered Co-Location. In addition to the co-location requirements specified in

electromagnetic radiation emission standards as specified by the FCC. The applicant shall also submit:

- feasible and aesthetically desirable; co-locate on the proposed facilities wherever technically and economically A letter stating the applicant's willingness to allow other carriers to
- updated to reflect current and proposed conditions on the site; and A copy of the original Site Plan for the approved existing WTS facility
- depiction shall note the height, color and physical arrangement of the antenna and equipment. placement of the co-located antenna and associated equipment. The A depiction of the existing WTS facility showing the proposed
- agreement authorizing development and operation of the proposed WTS facility. ġ. Lease. If the site is to be leased, a copy of the proposed or existing lease
- access to and from the site to a City street or a State highway. easements, access permits and/or grants of right-of-way necessary to provide lawful ₹ Legal Access. The applicant shall provide copies of existing or proposed
- facility, including any required by the FAA. Lighting and Marking. Any proposed lighting and marking of the WTS
- underground Utilities. Utility and service lines for proposed WTS facilities shall be placed
- but not limited to microcells and signal repeaters, cannot be used to meet the alternative locations and design alternatives, or alternative technologies including, is proposed, the applicant shall demonstrate the need for a new tower, and why alternative sites and technological design options for the WTS facility within and identified service objectives. proposed site with an equivalent or lesser visual or aesthetic impact. If a new tower outside of the City that are capable of meeting the same service objectives as the Alternative Site Analysis. The applicant shall include an analysis of
- analysis shall include photo simulations and other information necessary to visual impact analysis showing the maximum silhouette, viewshed analysis, color and determine visual impact of the facility as seen from multiple directions. The applicant finish palette, and screening for all components of the proposed WTS facility. The shall include a map showing where the photos were taken. Visual Impact Study and Photo Simulations. The applicant shall provide a
- Independent Consultation Report.
- scientific and engineering expertise not ordinarily available to Springfield staff or to residents who may be adversely impacted by the proposed development of these Review and approval of WTS facilities depends on highly specialized

an independent consultation report for all new moderate and high visibility facilities. decision on a proposed WTS facility, the Director may require the applicant to fund pertinent to the scope of the service requested. The consultation shall be performed by a qualified professional with expertise facilities. Therefore, in order to allow the Approval Authority to make an informed

- overall objective shall be to verify that the applicant's proposal is safe and is the considered or which could be employed to reduce the service gap but with less visual to determine if there are alternative locations or technologies that were not alternatives analysis. The consultant will evaluate conclusions of applicant's analysis least impactful alternative for closing the service gap. or aesthetic impact. There may be circumstances where this scope may vary but the The scope of the independent consultation shall focus on the applicant's
- district. Other instances where a proposed WTS facility may have a visual or under Section 5.1-120C. It is anticipated that the independent consultation will be an independent consultation at the time of the Pre-Submittal Meeting that is required aesthetic impact on sensitive neighborhoods could also prompt the Director to facility in a residential zoning district or within 500 feet of a residential zoning required when the applicant proposes to locate a moderate or high visibility WTS require an independent consultation. The applicant shall be informed of the Director's decision about the need for
- planning review; however, applicable building and electrical permits are required. applicable building or electrical permits. Routine equipment repair and maintenance do not require location of new equipment of existing facilities are allowed under a Type I staff review with Planning Commission or Hearings Official review. Low visibility or stealth facilities, and the cois proposed. High or moderate visibility WTS facilities, defined in Subsection E., require Type III Review Process. The review process is determined by the type of WTS facility or activity that
- requirements as specified in Subsection G., will be discussed at the DIM. applications. Applicable development standards as specified in Subsection F. and submittal Subsection 5.1-120A. is required only for high and moderate visibility WTS facility Development Issues Meeting. A Development Issues Meeting (DIM) as specified in
- the Director with applicable building and electrical permits: Type I Review Process. The following WTS facilities are allowed with the approval of
- zoning district. Stealth and low visibility WTS facilities, as defined in Subsection E., in any
- of an existing building in a manner that no change to the architecture is apparent and no part of the WTS facility is visible to public view. facilities, e.g., as those employing microcell antennas integrated into the architecture Façade-mounted antennas or low powered networked telecommunications
- with the applicable building height limitation. architectural treatments, e.g., within a cupola, steeple, or parapet which is consistent Antennas or arrays that are hidden from public view through the use of

- mounted antennas that are attached to an existing broadcast communication facility the top of any one facility without a Type III review. located in any zone. No more than 3 small top-mounted antennas shall be placed on New antennas or arrays including side-mounted antennas and small top-
- precedence over the construction of new towers, provided the co-location is clustering of towers, co-location of antennas or arrays on existing towers shall take accomplished in a manner consistent with the following: To minimize adverse visual impacts associated with the proliferation and
- time per tower. reviewed under a Type III process. The height change may only occur one zoning district, or within 500 feet of a residential zoning district shall be zoning district. Proposals to increase the height of a tower in a residential modified or rebuilt tower will not exceed the height limit of the applicable accommodate the co-location of additional antennas or arrays, as long as the An existing tower may be modified or rebuilt to a taller height to
- type and reconstructed in the exact same location as the existing tower. the co-location of additional antennas or arrays shall be of the same tower An existing tower that is modified or reconstructed to accommodate
- or light pole in any zoning district, so long as they meet all of the following: WTS facilities proposed within the public right-of-way on an existing utility
- utility pole support structure; The antennas do not project more than 24 inches above the existing
- a single pole; and No more than a total of 2 antennas or antenna arrays are located on
- walls or fences. concealed from public view by burying or screening by means other than The equipment cabinet is no larger than 6 cubic feet and is
- 9. Co-location of antennas or arrays on existing WTS facilities
- evaluate the proposal. The Director will use the applicable criteria specified in Subsection I. to
- application for the following WTS facilities: approve a Discretionary Use application and a concurrently processed Site Plan Review Type III Review Process. The Planning Commission or Hearings Official review and
- a. High visibility and moderate visibility WTS facilities.
- ġ. All other locations and situations not specified in Subsections H.2. and 3.

- specified in Subsection I. in place of the Discretionary Use criteria in Section 5.9-120 to evaluate the proposal. The Planning Commission or Hearings Official will use the applicable criteria
- Council Notification and Possible Review.
- 5.9-120 to evaluate the proposal. criteria specified in Subsection I. in place of the Discretionary Use criteria in Section review, the City Council shall be the Approval Authority and will use the applicable City Council review. In those instances where an application is elevated for direct an application for a facility proposed within the city limits may be elevated for direct upon receipt of an application for a high or moderate visibility or any other WTS facility subject to review by the Planning Commission. By action of the City Council, A briefing memorandum shall be prepared and submitted to the City Council
- the proposal. Subsection I. in place of the Discretionary Use criteria in Section 5.9-120 to evaluate Growth Boundary. The Hearings Official will use the applicable criteria specified in Authority for applications outside of the city limits but inside of the Springfield Urban By agreement with Lane County, the Hearings Official shall be the Approval
- Approval Criteria.
- standards specified in Subsection F. and the submittal requirements specified in Subsection low visibility and stealth WTS facility applications upon a determination that the applicable Low Visibility and Stealth WTS Facility Applications. The Director shall approve the
- adjacent properties and on the public that can be mitigated through application of other that the applicable standards specified in Subsection F. and the submittal requirements approve moderate visibility and high visibility WTS facility applications upon a determination Springfield Development Code standards or conditions of approval as specified in Subsection Authority shall also determine if there are any impacts of the proposed WTS facility on specified in Subsection G. are met. Through the Discretionary Use review, the Approval Moderate and High Visibility WTS Facility Applications. The Approval Authority shall
- reasonable conditions deemed necessary to achieve compliance with the approval criteria as allowed by Section 5.9-125. Conditions of Approval. For Type III applications, the Approval Authority may impose any
- shall maintain all equipment and structures, landscaping, driveways and mitigating measures as approved. Additionally: Maintenance. The property owner and the carrier in charge of the WTS facility and tower
- the FCC, the National Electric Safety Code, and all State and local regulations All WTS facilities shall maintain compliance with current RF emission standards of

reporting maintenance problems. All equipment cabinets shall display a legible operator's contact number for

Inspections.

- and State law. with the Building Code and all other construction standards provided by the City and Federal facility is located to inspect the facility for the purpose of determining whether it complies The City shall have the authority to enter onto the property upon which a WTS
- occurred, remedy of the violation may include cost recovery for all City costs incurred in confirming and processing the violation. violation of applicable construction and maintenance standards established by the City has notice to the WTS facility owner. In the event the inspection results in a determination that The City reserves the right to conduct inspections at any time, upon reasonable
- abandonment and/or discontinuation of use for all WTS facilities: Abandonment or Discontinuation of Use. The following requirements apply to the
- operator's expense at any time a utility is scheduled to be placed underground or otherwise moved. All WTS facilities located on a utility pole shall be promptly removed at the
- notify the City of their intentions no less than 60 days prior to the final day of use. All operators who intend to abandon or discontinue the use of any WTS facility shall
- or operation. WTS facilities shall be considered abandoned 90 days following the final day of use
- determination that the facility has been abandoned, whichever occurs first. and/or property owner no more than 90 days following the final day of use or of All abandoned WTS facilities shall be physically removed by the service provider
- more than 90 days at the expense of the facility owner. The City reserves the right to remove any WTS facilities that are abandoned for
- landscaping in good condition may remain. Any abandoned site shall be restored to its natural or former condition. Grading and
- adopts mandatory or advisory standards more stringent than those described in this Section, staff necessary amendments to the City's adopted standards. (6359, 6292) will prepare a report and recommendation for the City Council with recommendations on any Review of WTS Facilities Standards. In the event that the Federal or State government